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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/614,381	07/06/2003	Werner Hakenjos	(H)02HAK0459USP	7422
7590 05/24/2006			EXAMINER	
M. Robert Kestenbaum 11011 Bermuda Dunes NE			TALBOT, MICHAEL	
Albuquerque, NM 87111			ART UNIT	PAPER NUMBER
			3722	

DATE MAILED: 05/24/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No.	Applicant(s)				
		10/614,381	HAKENJOS, WERNER				
		Examiner	Art Unit				
		Michael W. Talbot	3722				
The MA Period for Reply	AILING DATE of this communication appo	ears on the cover sheet with the o	correspondence address				
WHICHEVER - Extensions of tim after SIX (6) MOI - If NO period for r - Failure to reply w Any reply receive	ED STATUTORY PERIOD FOR REPLY IS LONGER, FROM THE MAILING DA e may be available under the provisions of 37 CFR 1.13 NTHS from the mailing date of this communication. eply is specified above, the maximum statutory period w lithin the set or extended period for reply will, by statute, d by the Office later than three months after the mailing m adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tir ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. mely filed n the mailing date of this communication. ED (35 U.S.C.§ 133).				
Status							
1)⊠ Respon	sive to communication(s) filed on <u>06 Ma</u>	arch 2006.					
2a)⊠ This act	This action is FINAL . 2b) This action is non-final.						
3)☐ Since th	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed i	n accordance with the practice under <i>E</i>	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Cl	aims						
4) Claim(s) 1-4 and 6-16 is/are pending in the application.							
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
	5) Claim(s) is/are allowed.						
·	Claim(s) <u>1-4 and 6-16</u> is/are rejected.						
•) is/are objected to.) are subject to restriction and/or	election requirement					
	are subject to restriction and/or	election requirement.					
Application Pape	ers						
•	cification is objected to by the Examiner						
• •	10)⊠ The drawing(s) filed on <u>06 July 2003</u> is/are: a) accepted or b) objected to by the Examiner.						
	t may not request that any objection to the o						
•	ment drawing sheet(s) including the correcting or declaration is objected to by the Ex						
Priority under 35	U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 							
3.□ C	3. Copies of the certified copies of the priority documents have been received in this National Stage						
	pplication from the International Bureau						
* See the a	attached detailed Office action for a list of	of the certified copies not receive	ed.				
Attachment(s)							
	ences Cited (PTO-892)	4) Interview Summary					
	person's Patent Drawing Review (PTO-948) closure Statement(s) (PTO-1449 or PTO/SB/08) il Date	Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	Patent Application (PTO-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-6 and 10-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Maier '389. Maier '389 shows in Figures 1-5 a drilling tool made of high strength steel comprising a shank (1) with a first end (non-flute side) and a second end having a drill head (4) with flutes (20) and a centering cone (16). Maier '389 shows the drill head and centering cone each having at least three lips (5,6,7) and main cutting edges (10,12,13,14) being partially relief-ground wherein the centering cone projects from an area that is described by the main cutting edges by rotation of the drilling tool about its shank axis. Maier '389 shows the area that is described by the cutting edges comprises essentially a plane area intersecting any point on the cutting edges, for example at the outer most tip (9) thus enabling the centering cone to be projected from the plane. Maier '389 shows the centering cone having a smaller point angle than the main cutting edges (Figure 7). Maier '389 shows the shaft having at least one step (2) in the feed direction. Maier '389 shows the flanks (18,19) of the main cutting edges having a convexly shaped region in such a way that the drill works free of canting up to 10° to the normal of a work piece surface to be spot-drilled. Maier '389 shows the flanks of the secondary cutting edges (26) being reliefground.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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- 4. Claims 7 and 14-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maier '389 in view of Melin '267. Maier '389 lacks a clamping surface on the shank and a drilling tool with dual-sided drilling heads. Melin '267 shows in Figures 3 and 5 a clamping surface (11) on the shank of drilling tool (12) and dual-sided drilling head with different diameters (co. 2, lines 3-17). In view of this teaching of Melin '267, it would have been obvious to modify the drilling tool of Maier '389 to include a clamping surface and dual-sided drilling heads shown in Moon '563 to enhance the clamping forces between the clamp means and the drilling tool to create a stronger connection and to include a reversible drilling tool which extends the life of the drilling tool and, with different diameters, has increase versatility.
- 5. Claims 8 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maier '389 in view of Nuzzi et al. '681. Maier '389 lacks reference to a coating applied to the drilling tool for mechanical resistance and anti-corrosion. Nuzzi et al. '681 shows in Figure 1 a drilling tool (10) being made of HSS and coated with TiN, TiCN or TiAIN. In view of this teaching of Nuzzi et al. '681, it would have been obvious to add a coating disclosed in Nuzzi et al. '681 to the drilling tool of Maier '389 to provide a wear resistance coated surface which ultimately extends the life of the drilling tool by reducing friction and heat generation during cutting.
- 6. Claims 1-6 and 10-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hageman '967 in view of Maier '389. Hageman '967 shows in Figures 1-4 a drilling tool made of hardened steel comprising a shank (12) with a first end (14) and a second end (16) having a drill head with flutes and a centering cone (38). Hageman '967 shows the drill head and centering cone each having two lips (40,42) and main cutting edges (26,28,44,46) being partially reliefground wherein the centering cone projects from an area that is described by the main cutting

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edges by rotation of the drilling tool about its shank axis. Hageman '967 shows the area that is described by the cutting edges comprises essentially a plane area intersecting any point on the cutting edges. Hageman '967 shows the shaft having at least one step (18) in the feed direction.

Hageman '967 lacks at least three main cutting edges and at least three cutting edges on the centering cone. Maier '389 shows in Figures 1-5 a drilling tool with flutes (20) and a centering cone (16). Maier '389 shows the drill head and centering cone each having at least three lips (5,6,7) and main cutting edges (10,12,13,14) being partially relief-ground and having a smaller point angle than the main cutting edges (Figure 7). Maier '389 shows the flanks (18,19) of the main cutting edges having a convexly shaped region in such a way that the drill works free of canting up to 10° to the normal of a work piece surface to be spot-drilled. Maier '389 shows the flanks of the secondary cutting edges (26) being relief-ground. In view of this teaching of Maier '389, it would have been obvious to modify the drilling tool of Hageman '967 to include a third main cutting edge and three cutting edges on the centering cone as shown in Maier '389 to redistribute the cutting forces over a greater area (3 edges in lieu of two) to reduce the wear and ultimately increase the life of the drilling tool.

7. Claims 7 and 14-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hageman '967 in view of Maier '389, further in view of Melin '267. Hageman '967 in view of Maier '389 lacks a clamping surface on the shank and a drilling tool with dual-sided drilling heads. Melin '267 shows in Figures 3 and 5 a clamping surface (11) on the shank of drilling tool (12) and dual-sided drilling head with different diameters (col. 2, lines 3-17). In view of this teaching of Melin '267, it would have been obvious to modify the drilling tool of Hageman '967 in view of Maier '389 to include a clamping surface and dual-sided drilling heads shown in Moon '563 to enhance the clamping forces between the clamp means and the drilling tool to create a

stronger connection and to include a reversible drilling tool which extends the life of the drilling tool and, with different diameters, has increase versatility.

8. Claims 8 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hageman '967 in view of Maier '389, further in view of Nuzzi et al. '681. Hageman '967 in view of Maier '389 lacks reference to a coating applied to the drilling tool for mechanical resistance and anti-corrosion. Nuzzi et al. '681 shows in Figure 1 a drilling tool (10) being made of HSS and coated with TiN, TiCN or TiAIN. In view of this teaching of Nuzzi et al. '681, it would have been obvious to add a coating disclosed in Nuzzi et al. '681 to the drilling tool of Hageman '967 in view of Maier '389 to provide a wear resistance coated surface which ultimately extends the life of the drilling tool by reducing friction and heat generation during cutting.

Response to Arguments

- 9. Applicant's arguments with respect to Yousem '218, see pages 4 and 7, filed 06 March 2006, with respect to claims 1-3 and 6 have been fully considered and are persuasive. The rejection of claims 1-3 and 6 with respect to Yousem '218 has been withdrawn.
- 10. Applicant's arguments with respect to Moon '563, see pages 4 and 7-9, filed 06 March 2006, with respect to claims 1 and 2 under 35 U.S.C. 102(b) and claims 7 and 14-16 under 35 U.S.C. 103(a) have been fully considered and are persuasive. The rejection of claims 1 and 2 under 35 U.S.C. 102(b) and claims 7 and 14-16 under 35 U.S.C. 103(a) with respect to Moon '563 has been withdrawn.
- 11. Applicant's arguments filed 06 March 2006 have been fully considered but they are not persuasive.

In response to applicant's argument that "the drilling tool's designed for drilling metals", a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed

invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. In the above Maier '389 and Hagerman '967 references, the drilling tools are capable of drilling holes in metals regardless of how well it performs since both tools are designed for drilling into hardened materials and metallic welds.

In response to applicant's argument that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and does not include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper. See *In re McLaughlin*, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).

Conclusion

12. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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13. Any inquiry concerning the content of this communication from the examiner should be directed to Michael W. Talbot, whose telephone number is 571-272-4481. The examiner's office hours are typically 8:30am until 5:00pm, Monday through Friday. The examiner's

supervisor, Mrs. Monica S. Carter, may be reached at 571-272-4475.

In order to reduce pendency and avoid potential delays, group 3720 is encouraging FAXing of responses to Office Actions directly into the Group at FAX number 571-273-8300. This practice may be used for filling papers not requiring a fee. It may also be used for filling papers, which require a fee, by applicants who authorize charges to a USPTO deposit account. Please identify Examiner Michael W. Talbot of Art Unit 3722 at the top of your cover sheet.

MWT

Examiner

16 May 2006

MONICA CARTER
SUPERVISORY PATENT EXAMINER

Monica S. Carter